

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION**

BIAX CORPORATION,	§	
	§	
Plaintiff and Counter-Defendant,	§	
	§	
v.	§	Civil Action No. 02-05CV-184-TJW
	§	
INTEL CORPORATION,	§	
	§	
and	§	The Honorable T. John Ward
	§	
ANALOG DEVICES, INC.	§	
	§	
Defendants and Counterclaimants.	§	

**ANALOG DEVICES, INC.'S TRIAL FACT WITNESS LIST**

Pursuant to the Court's Docket Control Order dated December 21, 2005 (Docket # 40), Defendant Analog Devices, Inc. provides the following identification of fact witnesses for trial. Witnesses may be presented live, through deposition testimony, and/or through prior testimony. Analog reserves the right to amend or supplement this preliminary list, or call witnesses who are not on this list including rebuttal and impeachment witnesses, and/or provide the jury with counter-designations to deposition testimony provided by BIAX. Analog reserves the right to call any witness listed on any of BIAX's or Intel's witness lists. Analog will also designate trial expert witnesses pursuant to the schedule provided in the Docket Control Order (Docket #40).

Allen, Mr. Michael  
Boone, Mr. Gary  
Boundy, Mr. David  
Brooks, Mr. Christopher  
Charlesworth, Dr. Alan E.  
Cox, Mr. Steven  
Crook, Mr. Dave  
Croteau, Mr. John  
Del Vecchio, Mr. Vincent  
Dodrill, Mr. Jim  
Dorr, Mr. Robert  
Estabrook, Mr. Mark  
Gluck, Mr. Frederick  
Goodman, Dr. James R.  
Grafton, Mr. Richard  
Greco, Mr. Vito  
Gross, Dr. Thomas  
Haddad, Mr. Elie  
Hennessy, Dr. John  
Higham, Mr. Andrew  
Katz, Dr. Randy H.  
Koker, Mr. Greg  
Lerner, Dr. Boris  
Livingstone, Mr. Raymond  
Livingstone, Mr. Scott  
Lupo, Mr. Raphael  
Mayer, Mr. Christopher  
McAlexander, Mr. Joseph  
McAloon, Mr. Brian  
McDowell, Dr. Charles E.  
McGuire, Mr. Gerald  
Morrison, Mr. Gordon  
Myrick, Mr. Thomas  
Pankoski, Mr. Richard  
Pleszkun, Dr. Andrew  
Robertson, Mr. Scot  
Robinson, Mr. Richard  
Rosocha, Dr. Walter  
Sandbank, Mr. Alberto  
Scharf, Mr. Brad  
Schorr, Dr. Herbert  
Schroeder, Mr. Larry  
Smith, Dr. James E.  
Valure, Ms. Alice  
Walpert, Mr. Gary  
Yee, Mr. Ronnin

Young, Dr. Honesty

Young, Mr. Mike

Zimmerman, Mr. John

Record keepers and witnesses as needed for evidentiary foundation of for  
admissibility of trial exhibits.

To the extent that Plaintiff challenges the foundation or admissibility of prior art  
that Defendants have identified in this case, Defendants reserve the right to call  
fact witnesses as necessary to establish the admissibility of that evidence.

Dated: February 27, 2007

Respectfully submitted,

By: David J. Beck  
David J. Beck, *Lead Attorney w/permission*  
Texas Bar No. 00000070  
Beck, Redden & Secrest, L.L.P.  
One Houston Center  
1221 McKinney St., Suite 4500  
Houston, TX 77010  
Tel. (713) 951-3700  
Fax (713) 951-3720  
dbeck@brsfirm.com

Of Counsel:

B.D. Daniel  
Jim Taylor  
Beck, Redden & Secrest, L.L.P.  
One Houston Center  
1221 McKinney St., Suite 4500  
Houston, TX 77010  
Tel. (713) 951-3700  
Fax (713) 951-3720

Jennifer P. Ainsworth  
Wilson, Sheehy, Knowles, Robertson &  
Cornelius P.C.  
909 ESE Loop 323, Suite 400  
Tyler, TX 75701  
Tel. (903) 509-5000  
Fax (903) 509-5092

Steven M. Bauer  
Jeremy P. Oczek  
Proskauer Rose LLP  
One International Place  
Boston, MA 02210  
Tel. (617) 526-9600  
Fax (617) 526-9899

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was served in compliance with the Federal Rules of Civil Procedure via electronic filing on all counsel of record on the 27th day of February, 2007.

  
\_\_\_\_\_  
B.D. Daniel